

1 Stan S. Mallison (SBN 184191)  
2 Hector R. Martinez (SBN 206336)  
3 Marco A. Palau (SBN 242340)  
4 Joseph D. Sutton (SBN 269951)  
MALLISON & MARTINEZ  
1939 Harrison Street, Suite 730  
Oakland, California 94549  
Telephone: 510.832.9999  
Facsimile: 510.832.1101  
stanm@themmlawfirm.com  
hectorm@themmlawfirm.com  
mpalau@themmlawfirm.com  
[jsutton@themmlawfirm.com](mailto:jsutton@themmlawfirm.com)

8 Attorneys for PLAINTIFFS

9 Attorneys for Plaintiff  
MARLENE S. MURACO, Bar No. 154240

10 mmuraco@littler.com  
GINA M. CHANG, Bar No. 260747  
11 gchang@littler.com  
LITTLES MENDELSON, P.C.  
12 50 W. San Fernando, 15th Floor  
San Jose, California 95113.2303  
13 Telephone: 408.998.4150  
Facsimile: 408.288.5686

14 Attorneys for Defendants,  
JOHN EARL REDFERN, J. REDFERN, INC.,  
15 dba GOLDEN STATE LANDSCAPING; JLS  
PARTNERS, INC., dba GSL CONSTRUCTION,  
16 EMPIRE LANDSCAPE CONSTRUCTION

17 UNITED STATES DISTRICT COURT

18 NORTHERN DISTRICT OF CALIFORNIA

19 SAN FRANCISCO DIVISION

20 MARCOS VARGAS, ROMUALDO  
21 ALTAMIRANO, PEDRO RAMOS,  
BULMARO BAZAN, MARCOS  
22 MANDUJANO, JOSE: SOLIS, LUIS  
PENA, BENITO CHAIREZ, FIGUEROA,  
23 FREDY ROCHA, SALVADOR FLORES,  
ISMAEL CORONA, EPIGMENIO  
24 LOPEZ, JUAN CORONA, ENRIQUE  
TAMAYO, FRANCISCO SALGADO,  
25 SILVERIO TORRES, MARTIN RAMOS  
RAMIREZ, ANGEL SANCHEZ, ERON  
LOPEZ, EDUARDO VARGAS, JORGE  
26 SOTO, RIGOBERTO SANCHEZ:, JULIO  
LOPEZ, JOSE J. GARCIA, PEDRO  
27 SIERRA, DAMACIO SANCHEZ, JUAN  
GUERRA, JAIME MARTINEZ JR.,

28 Case No. C-12-04052-CRB

**JOINT STIPULATION AND ORDER  
REGARDING RESPONSIVE PLEADING  
TO THE COMPLAINT PURSUANT TO  
LOCAL RULE 6-1**

1 ROBERT MONTOYA, MATEO  
 2 GUZMAN, LAZARO MAYA, JOSE  
 3 ESTRADA, ANICETO ALMANZA  
 4 SANCHEZ, EMILIO VARGAS, JOSE  
 5 ANTONIO ALVAREZ, ANTONIO  
 6 RODRIGUEZ, JOSEPH RENEE  
 7 RODRIGUEZ, MAURICIO SANCHEZ,  
 8 MAURICIO SANCHEZ ARZATE,  
 9 MANUEL RENTERIA, MIGUEL  
 10 SUCHIL MENDOZA, and VICENTE  
 11 MARTINEZ, individually and on behalf of  
 12 all others similarly situated,

13 Plaintiffs,

14 v.

15 JOHN EARL REDFERN, an individual;  
 16 J. REDFERN, INC., (dba "GOLDEN  
 17 STATE LANDSCAPING"), a California  
 18 Corporation; JLS PARTNERS, INC.,  
 19 (dba "GSL CONSTRUCTION"), a  
 20 California Corporation; and EMPIRE  
 21 LANDSCAPE CONSTRUCTION, a  
 22 California Corporation,

23 Defendants.

24 Plaintiffs Marcos Vargas, Romualdo Altamirano, Pedro Ramos, Bulmaro Bazan, Marcos  
 25 Mandujano, Jose Solis, Luis Pena, Benito Chairez, Figueroa, Fredy Rocha, Salvador Flores, Ismael  
 26 Corona, Epigmenio Lopez, Juan Corona, Enrique Tamayo, Francisco Salgado, Silverio Torres,  
 27 Martin Ramos Ramirez, Angel Sanchez, Eron Lopez, Eduardo Vargas, Jorge Soto, Rigoberto  
 28 Sanchez, Julio Lopez, Jose J. Garcia, Pedro Sierra, Damacio Sanchez, Juan Guerra, Jaime Martinez  
 Jr., Robert Montoya, Mateo Guzman, Lazaro Maya, Jose Estrada, Aniceto Almanza Sanchez, Emilio  
 Vargas, Jose Antonio Alvarez, Antonio Rodriguez, Joseph Renee Rodriguez, Mauricio Sanchez,  
 Mauricio Sanchez Arzate, Manuel Renteria, Miguel Suchil Mendoza, and Vicente Martinez,  
 (collectively "Plaintiffs") and Defendants John Earl Redfern, J. Redfern, Inc. (dba Golden State  
 Landscaping), JLS Partners, Inc. (dba GSL Construction), and Empire Landscape Construction  
 (collectively "Defendants") agree and stipulate, through their respective counsel, to the following  
 extension:

1       1. The parties are currently finalizing a settlement, and thus, they would like to direct  
2 their resources and time to settlement discussions.

3       2. The parties would like another four weeks to continue to discuss settlement, and have  
4 agreed to extend by six weeks, from March 1, 2013 to April 12, 2013, Defendants' responsive  
5 pleading to Plaintiffs' complaint.

6       3. The parties also request that the initial Case Management Conference, which is  
7 scheduled for April 5, 2013, also be postponed by four weeks to May 3, 2013.

8 THEREFORE, the parties hereby stipulate and request that this Court order the following:

9       1. The deadline for Defendants to file their responsive pleading to Plaintiffs' complaint  
10 is set for April 12, 2013.

11       2. The Case Management Conference be scheduled for May 3, 2013 at 8:30 a.m. and the  
12 case management statement due April 26, 2013.

13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

1 Dated: March 1, 2013  
2

3 */s/ Marco A. Palau*  
4

5 MARCO A. PALAU  
6 LAW OFFICES OF MALLISON &  
7 MARTINEZ  
8 Attorneys for Plaintiffs  
9 MARCOS VARGAS, ROMUALDO  
10 ALTAMIRANO, PEDRO RAMOS,  
11 BULMARO BAZAN, MARCOS  
12 MANDUJANO, JOSE: SOLIS, LUIS PENA,  
13 BENITO CHAIREZ, FIGUEROA, FREDY  
14 ROCHA, SALVADOR FLORES, ISMAEL  
15 CORONA, EPIGMENIO LOPEZ, JUAN  
16 CORONA, ENRIQUE TAMAYO,  
17 FRANCISCO SALGADO, SILVERIO  
18 TORRES, MARTIN RAMOS RAMIREZ,  
19 ANGEL SANCHEZ, ERON LOPEZ,  
20 EDUARDO VARGAS, JORGE SOTO,  
21 RIGOBERTO SANCHEZ:, JULIO LOPEZ,  
22 JOSE J. GARCIA, PEDRO SIERRA,  
23 DAMACIO SANCHEZ, JUAN GUERRA,  
24 JAIME MARTINEZ JR., ROBERT  
25 MONTOYA, MATEO GUZMAN, LAZARO  
26 MAYA, JOSE ESTRADA, ANICETO  
27 ALMANZA SANCHEZ, EMILIO VARGAS,  
28 JOSE ANTONIO ALVAREZ, ANTONIO  
RODRIGUEZ, JOSEPH RENEE  
RODRIGUEZ, MAURICIO SANCHEZ,  
MAURICIO SANCHEZ ARZATE, MANUEL  
RENTERIA, MIGUEL SUCHIL MENDOZA,  
and VICENTE MARTINEZ

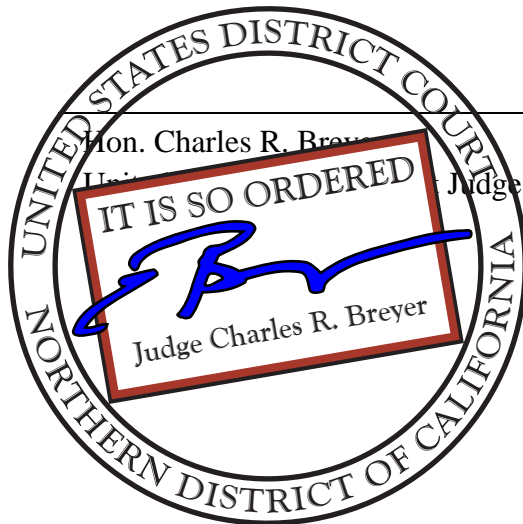
Dated: March 1, 2013

1 */s/ Gina M. Chang*  
2

3 GINA M. CHANG  
4 LITTLER MENDELSON  
5 A Professional Corporation  
6 Attorneys for Defendants  
7 JOHN EARL REDFERN, J. REDFERN, INC.,  
8 dba GOLDEN STATE LANDSCAPING; JLS  
9 PARTNERS, INC., dba GSL  
10 CONSTRUCTION, EMPIRE LANDSCAPE  
11 CONSTRUCTION

1 IT IS SO ORDERED:  
2  
3

4 Dated: March 4, 2013  
5  
6



7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28